THE COMMISSIONER OF PATENTS AND TRADEMARKS Docket No. GUC00-002 202311050 U.S. PTO Washington, D.E Sir: JUN 2 5 2001 06/25/01 for filing is the Patent Application of: Trans tted herew CHENG, CHIH-TSUN HUANG, JING-RENG HUANG, CHENG-WEN WU Invento TEST PATTERN GENERATOR FOR SRAM AND DRAM For: Enclosed are: X 13 sheets of drawing(s) - formal. An assignment of the invention to Global Unich: Plorporation An associate power of attorney Applicant claims small entity status Request & Certification under 35 USC 122(b)(2)(b)(i) The filing fee has been calculated as shown below: (Col. 2) (Col. 1) OTHER THAN A SMALL ENTITY NO. FILED FOR: NO. EXTRA RATE FEE BASIC FEE \$375. TOTAL CLAIMS **68** -20= 48 \$ 432 INDEP CLAIMS **5** -3= $x \hat{q} 0 =$ MULTIPLE DEPENDENT CLAIM PRESENTED 260 =Į, SUB TOTAL ASSIGNMENT \$40. TOTAL X Please charge my Deposit Account No. 19-0033 in the amount of \$.927A duplicate copy of this sheet is enclosed. \mathbf{X} The Commissioner is hereby authorized to charge payment of the following fees

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- X Any additional filing fees required under 37 CFR \$1.16.
- X Any patent application processing fees under 37 CFR §1.17.

Despectfully submitted, 19,572

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

Title Test Pattern Generator For SRAM

Atty Docket Number GUCON-002

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

(6) (2) (10) Date

GEOVAE O. So le Pentigo

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).